



performed by comparing identity information on the primary computer system with identity information on the secondary computer system". The rejection suggests that Reeves teaches "determining new identity information exists on the primary computer system" at column 9, lines 4-11.

Column 9, lines 4-11 of Reeves is part of a merge process shown in Figure 5. This merge process does not compare information of a primary computer (110, 112, 114, 116, per the rejection) with information of a secondary computer (page 120 per the rejection). Rather, the process of Figure 5 merges one or two databases (user DB 110 and/or corporate master DB 112) into a *local*/database 116 ("Merge contact lists process 114 [the process shown in Figure 5] updates personal information contact list database 116 with the user contact list information from user database 110", column 6, lines 12-14).

Consider also column 6, lines 28-37: "Merge contact lists process 114 is a two-step process. First, records from user database 110 are incorporated into personal manager contacts list 116. Second ... [114] incorporates corporate master database 112 into personal information manager contact list database 116" (emphasis added).

According to the rejection, contact list 116 is part of the *primary computer system* (see the Office Action, page 3, lines 6). Therefore, it is impossible that Reeves is comparing information on the secondary computer with information in the primary computer. Instead, Reeves is comparing information on the primary computer (database(s) 110 and/or 112) with other information that is also on the primary computer (contact list 116).

Claims 1, 15, and 29 recite determining new identity information exists on the primary computer system and that a synchronization operation should be performed by comparing identity information on the primary computer system with identity information on the secondary computer system. Claims 22 and 38 recite determining

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The dependent claims are deemed to be patentable based on their dependence from allowable independent claims. The dependent claims are also independently patentable. For example, claim 25 recites that "a conversion table used to convert the new rule information into the different format for the secondary computer system". As mentioned above, Reeves does not address rules. Withdrawal of the rejection of the dependent claims is respectfully requested.

#### CONCLUSION

Accordingly, in view of the above remarks it is submitted that the claims are patentably distinct over the prior art and that all the rejections to the claims have been overcome. Reconsideration and reexamination of the above Application is requested. Based on the foregoing, Applicant respectfully requests that the pending claims be allowed, and that a timely Notice of Allowance be issued in this case. If the Examiner believes, after this Response, that the application is not in condition for allowance, the Examiner is requested to call the Applicant's representative at the telephone number listed below.

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